UNITED STATES) MOTION FOR ENLARGEMENT OF
Appellee	TIME (FIRST)
)
V.) Before Panel No. 3
)
Airman First Class (E-3)) Case No. ACM S32708
ALEJANDRO SUAREZ)
United States Air Force) Filed on: 8 November 2021
Appellant)

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(2) of this Honorable Court's Rules of Practice and Procedure, Appellant hereby moves for his first enlargement of time to file an Assignments of Error (AOE). Appellant requests an enlargement for a period of 60 days, which will end on **14 January 2022**. The record of trial was docketed with this Court on 16 September 2021. From the date of docketing to the present date, 53 days have elapsed. On the date requested, 120 days will have elapsed.

WHEREFORE, Appellant respectfully requests that this Honorable Court grant the requested enlargement of time.

SPENCER R. NELSON, Maj, USAF
Appellate Defense Counsel

I certify that the original and copies of the foregoing were sent via email to the Court and served on the Appellate Government Division on 8 November 2021.

Respectfully submitted,

SPENCER R. NELSON, Maj, USAF
Appellate Defense Counsel

UNITED STATES,)	UNITED STATES' GENERAL
Appellee,)	OPPOSITION TO APPELLANT'S
)	MOTION FOR ENLARGEMENT
v.)	OF TIME
)	
Airman First Class (E-3))	ACM S32708
ALEJANDRO SUAREZ, USAF,)	
Appellant.)	Panel No. 3
)	

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's enlargement motion.

MATTHEW J. NEIL, Lt Col, USAF
Director of Operations, Government Trial and
Appellate Operations Division
Military Justice and Discipline
United States Air Force

I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on 10 November 2021.

MATTHEW J. NEIL, Lt Col, USAF
Director of Operations, Government Trial and
Appellate Operations Division
Military Justice and Discipline
United States Air Force

)	MOTION FOR ENLARGEMENT OF
)	TIME (SECOND)
)	
)	Before Panel No. 3
)	
)	Case No. ACM S32708
)	
)	7 January 2022
)	-
)))))))))

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(3) of this Honorable Court's Rules of Practice and Procedure, Appellant hereby moves for his second enlargement of time to file an Assignment of Error (AOE). Appellant requests an enlargement for a period of 30 days, which will end on 13

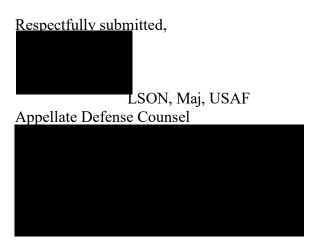
February 2022. The record of trial was docketed with this Court on 16 September 2021. From the date of docketing to the present date, 113 days have elapsed. On the date requested, 150 days will have elapsed.

On 28 July 2021, consistent with his pleas, a military judge sitting alone found Appellant guilty of one charge, one specification of being absent from his place of duty, in violation of Article 86, Uniform Code of Military Justice (UCMJ); one charge, one specification of wrongfully using marijuana, in violation of Article 112a, UCMJ; and one charge, one specification of assault, in violation of Article 128, UCMJ. R. at 56. The judge sentenced Appellant to reduction to the grade of E-1, 89 days of confinement, and a bad conduct discharge. Record of Trial (ROT), Vol 1, Entry of Judgment. The convening authority took no action on the findings or sentence. ROT, Vol 1, Convening Authority Decision on Action.

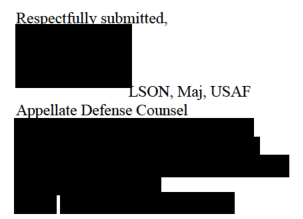
The record of trial consists of five prosecution exhibits, eight defense exhibits, two appellate exhibits, and one court exhibit. The transcript is 91 pages. Appellant is not currently confined.

Through no fault of Appellant, undersigned counsel has been working on other assigned matters and has not yet started his review of Appellant's case. Accordingly, an enlargement of time is necessary to allow undersigned counsel to fully review Appellant's case and advise Appellant regarding potential errors.

WHEREFORE, Appellant respectfully requests that this Honorable Court grant the requested enlargement of time.



I certify that the original and copies of the foregoing were sent via email to the Court and served on the Appellate Government Division on 7 January 2022.



UNITED STATES,)	UNITED STATES' GENERAL
Appellee,)	OPPOSITION TO APPELLANT'S
)	MOTION FOR ENLARGEMENT
v.)	OF TIME
)	
Airman First Class (E-3))	ACM S32708
ALEJANDRO SUAREZ, USAF,)	
Appellant.)	Panel No. 3
11	ĺ	

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's enlargement motion.

MARY ELLEN PAYNE
Associate Chief, Government Trial and
Appellate Operations Division
Military Justice and Discipline
United States Air Force

I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on 10 January 2022.

MARY ELLEN PAYNE
Associate Chief, Government Trial and
Appellate Operations Division
Military Justice and Discipline
United States Air Force

)	
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)	NOTICE OF PANEL
)	CHANGE
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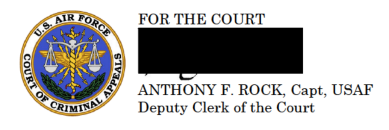
It is by the court on this 20th day of January, 2022,

ORDERED:

The following records of trial are withdrawn from Panel 3 and referred to Panel 2 for appellate review.

1.	United States v.	Reid, Blake A.	No. ACM S32680
2.	United States v.	Guihama, Jonel H.	No. ACM 40039
3.	United States v.	Behunin, Mellodee L.	No. ACM S32684
4.	United States v.	Guereca Torres, Nestor J.	No. ACM S32688
5.	United States v.	Dominguez-Garcia, Jennesis V.	No. ACM S32694
6.	United States v.	Pacheco, Lucero	No. ACM S32697
7.	United States v.	Jones, Maxwell A.	No. ACM 40113
8.	United States v.	Little II, Terrance	No. ACM 40121
9.	United States v.	Payan, Christian D.	No. ACM 40132
10.	United States v.	Reimers, Michael G.	No. ACM 40141
11.	United States v.	Heard, Daesha R.	No. ACM 40159
12.	United States v.	Suarez, Alejandro	No. ACM S32708
13.	United States v.	Hoversten, Gregory V.	No. ACM S32711
14.	United States v.	Valentin-Andino, Michael A.	No. ACM 40185
15.	United States v.	Lindner, Richard H.	No. ACM S32715
16 .	United States v.	Raver, Michael S.	No. ACM 40197
17.	United States v.	Williamson, Tyler J.	No. ACM 40211
18.	United States v.	Wells, Deshaun L.	No. ACM 40222

This panel letter supersedes all previous assignments.



UNITED STATES)	MOTION FOR ENLARGEMENT OF
Appellee)	TIME (THIRD)
)	
v.)	Before Panel No. 2
)	
Airman First Class (E-3))	Case No. ACM S32708
ALEJANDRO SUAREZ)	
United States Air Force)	4 February 2022
Appellant	j	·

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

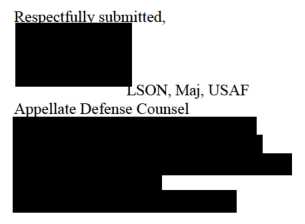
Pursuant to Rule 23.3(m)(3) of this Honorable Court's Rules of Practice and Procedure, Appellant hereby moves for his third enlargement of time to file an Assignment of Error (AOE). Appellant requests an enlargement for a period of 30 days, which will end on **15 March 2022**. The record of trial was docketed with this Court on 16 September 2021. From the date of docketing to the present date, 141 days have elapsed. On the date requested, 180 days will have elapsed.

On 28 July 2021, consistent with his pleas, a military judge sitting alone found Appellant guilty of one charge, one specification of being absent from his place of duty, in violation of Article 86, Uniform Code of Military Justice (UCMJ); one charge, one specification of wrongfully using marijuana, in violation of Article 112a, UCMJ; and one charge, one specification of assault, in violation of Article 128, UCMJ. R. at 56. The judge sentenced Appellant to reduction to the grade of E-1, 89 days of confinement, and a bad conduct discharge. Record of Trial (ROT), Vol 1, Entry of Judgment. The convening authority took no action on the findings or sentence. ROT, Vol 1, Convening Authority Decision on Action.

The record of trial consists of five prosecution exhibits, eight defense exhibits, two appellate exhibits, and one court exhibit. The transcript is 91 pages. Appellant is not currently confined.

Through no fault of Appellant, undersigned counsel has been working on other assigned matters and has not yet started his review of Appellant's case. Accordingly, an enlargement of time is necessary to allow undersigned counsel to fully review Appellant's case and advise Appellant regarding potential errors.

WHEREFORE, Appellant respectfully requests that this Honorable Court grant the requested enlargement of time.



I certify that the original and copies of the foregoing were sent via email to the Court and served on the Appellate Government Division on 4 February 2022.

LSON, Maj, USAF
Appellate Defense Counsel
Air Force Appellate Defense Division

UNITED STATES,)	UNITED STATES' GENERAL
Appellee,)	OPPOSITION TO APPELLANT'S
)	MOTION FOR ENLARGEMENT
V.)	OF TIME
)	
Airman First Class (E-3))	ACM S32708
ALEJANDRO SUAREZ, USAF,)	
Appellant.)	Panel No. 2
)	

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's enlargement motion.

MARY ELLEN PAYNE
Associate Chief, Government Trial and
Appellate Operations Division
Military Justice and Discipline
United States Air Force

I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on <u>7 February 2022</u>.

MARY ELLEN PAYNE
Associate Chief, Government Trial and
Appellate Operations Division
Military Justice and Discipline
United States Air Force

UNITED STATES)	MOTION FOR ENLARGEMENT OF
Appellee)	TIME (FOURTH)
)	
v.)	Before Panel No. 2
)	
Airman First Class (E-3))	Case No. ACM S32708
ALEJANDRO SUAREZ)	
United States Air Force)	8 March 2022
Annellant	j	

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(3) and 23.3(m)(6) of this Honorable Court's Rules of Practice and Procedure, Appellant hereby moves for his fourth enlargement of time to file an Assignment of Error (AOE). Appellant requests an enlargement for a period of 30 days, which will end on 14 April 2022. The record of trial was docketed with this Court on 16 September 2021. From the date of docketing to the present date, 173 days have elapsed. On the date requested, 210 days will have elapsed.

On 28 July 2021, consistent with his pleas, a military judge sitting alone found Appellant guilty of one charge, one specification of being absent from his place of duty, in violation of Article 86, Uniform Code of Military Justice (UCMJ); one charge, one specification of wrongfully using marijuana, in violation of Article 112a, UCMJ; and one charge, one specification of assault, in violation of Article 128, UCMJ. R. at 56. The judge sentenced Appellant to reduction to the grade of E-1, 89 days of confinement, and a bad conduct discharge. Record of Trial (ROT), Vol 1, Entry of Judgment. The convening authority took no action on the findings or sentence. ROT, Vol 1, Convening Authority Decision on Action.

The record of trial consists of five prosecution exhibits, eight defense exhibits, two appellate exhibits, and one court exhibit. The transcript is 91 pages. Appellant is not currently confined.

Coursel is currently assigned 18 cases; 14 cases are pending initial AOEs before this Court. Through no fault of Appellant, undersigned counsel has been working on other assigned matters and has not yet started his review of Appellant's case. Seven cases have priority over the present case: 1

- 1. *United States v. Cunningham*, ACM 40093 Appellant was tried and convicted at a general court-martial by a panel of officer and enlisted members at Ellsworth Air Force Base, South Dakota of one charge and one specification of murder, in violation of Article 118, Uniform Code of Military Justice. Record (R.) at 1252. The record of trial consists of 18 volumes. The transcript is 1,362 pages. There are 36 Prosecution Exhibits, 13 Defense Exhibits, and 97 Appellate Exhibits. Appellant is currently in confinement. The AOE is currently going through the review process.
- 2. United States v. Scott, ACM 40130 Pursuant to his pleas and a plea agreement,
 Appellant was convicted at a general court-martial by a military judge at Ramstein Air Base,
 Germany for one charge, two specifications of assault, in violation of Article 128, Uniform Code
 of Military Justice. R. at 69. The record of trial consists of four volumes. The transcript is 111
 pages. There are 14 prosecution exhibits, one defense exhibit, and six appellate exhibits.
 Appellant is currently confined. Counsel has begun an initial review of the record of trial.
- 3. *United States v. Rocha*, ACM 40134 Contrary to his pleas, Appellant was convicted at a general court-martial of one charge, one specification of indecent conduct, in violation of

¹ JAJA leadership transferred *United States v. Cadavona*, ACM 40129, to new counsel.

Article 134, Uniform Code of Military Justice (UCMJ). Record (R.) at 504. The judge sentenced Appellant to reduction to the grade of E-1, forfeiture of all pay and allowances, confinement for 90 days, and a bad conduct discharge. R. at 532. On 26 April 2021, the convening authority took no action on the findings, approved the sentence, and denied Appellant's request for waiver of all adjudged and automatic forfeitures. The record of trial consists of four volumes. The transcript is 532 pages. There are 22 Prosecution Exhibits, eight Defense Exhibits, and 39 Appellate Exhibits. Appellant is not confined. Counsel has not begun a review of Appellant's case.

- 4. United States v. Lugo, ACM S32704 Pursuant to his pleas, Appellant was convicted at a special court-martial for one charge, one specification of impaired driving, in violation of Article 113, Uniform Code of Military Justice (UCMJ); one charge, one specification of incapacitation from drug use, in violation of Article 112, UCMJ; one charge, one specification of wrongful use of a controlled substance, in violation of Article 112a, UCMJ; and one charge, one specification of violating a lawful general order, in violation of Article 92, UCMJ. Record (R.) at 269. The judge sentenced Appellant to reduction to the grade of E-1, a bad conduct discharge, and confinement for 13 months. R. at 341. Pursuant to his plea agreement, all terms of confinement ran concurrently so Appellant's total confinement was four months. R. at 261. The convening authority took no action on the findings or sentence of the case. Record of Trial, Vol. 1, Convening Authority Decision on Action, 4 June 2021. The record of trial consists of three volumes. The transcript is 342 pages. There are eight Prosecution Exhibits, 12 Defense Exhibits, and 17 Appellate Exhibits. Appellant is not confined. Counsel has not begun a review of Appellant's case.
- 5. *United States v. Lampkins*, ACM 40135 Appellant was convicted at a general courtmartial of one charge, one specification of attempted larceny, in violation of Article 80, Uniform

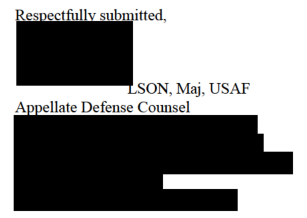
Code of Military Justice (UCMJ); one charge two specifications of larceny, in violation of Article 121, UCMJ; and one charge, 43 specifications of making, drawing, or uttering check, draft, or order without sufficient funds, in violation of Article 123a, UCMJ. Record (R.) at 317. The judge sentenced Appellant to a reprimand, reduction to the grade of E-1, 46 months confinement, and a dishonorable discharge. R. at 381. The convening authority denied Appellant's request for deferment and waiver of automatic forfeitures and a deferment of reduction in grade. Record of Trial (ROT), Vol. 1, Convening Authority Decision on Action. The military judge recommended that all confinement in excess of 24 months be suspended for a period of two years and one month from the date of the findings to allow Appellant to pay restitution to one of the named victims. ROT, Vol. 1, Statement of Trial Results. The convening authority accepted the judge's recommendation and approved the rest of the sentence. ROT, Vol. 1, Convening Authority Decision on Action. The convening authority took no action on the findings. Id. The record of trial consists of four volumes. The transcript is 382 pages. There are two Prosecution Exhibits, 11 Defense Exhibits, and 29 Appellate Exhibits. Appellant is not confined. Counsel has not begun a review of Appellant's case.

6. United States v. Cannon, ACM 40136 – Pursuant to his pleas, Appellant was convicted at a general court-martial by a military judge at Malmstrom AFB, Montana for one charge, two specifications of committing a lewd act upon a child, in violation of Article 120b, Uniform Code of Military Justice (UCMJ); and one charge, one specification of attempting to commit a sexual act upon a child, in violation of Article 80, UCMJ. Record (R.) at 255. The judge sentenced Appellant to reduction to the grade of E-1, forfeiture of all pay and allowances, confinement for 18 months, and a dishonorable discharge. R. at 279. The convening authority took no action on the findings or sentence. Record of Trial, Vol. 1, Convening Authority

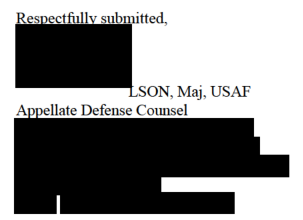
Decision on Action, 27 April 2021. The record of trial consists of six volumes. The transcript is 280 pages. There are four Prosecution Exhibits, one Defense Exhibit, and 31 Appellate Exhibits. Appellant is not confined. Counsel has not begun a review of Appellant's case.

7. United States v. Heard, ACM 40159 – In accordance with her pleas, Appellant was convicted of wrongful distribution of marijuana, in violation of Article 112a, Uniform Code of Military Justice (UCMJ); and one charge, two specifications of making a false statement in violation of federal law, in violation of Article 134 UCMJ. R. at 72. The military judge sentenced Appellant to be reduced in grade to E-1, to be confined for 100 days, and to be discharged from the service with a bad conduct discharge characterization. R. at 116. The convening authority took no action on the findings, approved the sentence in its entirety, and dismissed Charge I, Specifications 1 and 2 with prejudice. Record of Trial, Vol. 1, Convening Authority Decision on Action, 17 May 2021. The record of trial consists of two prosecution exhibits, six defense exhibits, and four appellate exhibits. The transcript is 117 pages. Appellant is not currently confined. Counsel has not begun a review of Appellant's case.

WHEREFORE, Appellant respectfully requests that this Honorable Court grant the requested enlargement of time.



I certify that the original and copies of the foregoing were sent via email to the Court and served on the Appellate Government Division on 8 March 2022.



UNITED STATES,)	UNITED STATES' GENERAL
Appellee,)	OPPOSITION TO APPELLANT'S
)	MOTION FOR ENLARGEMENT
v.)	OF TIME
)	
Airman First Class (E-3))	ACM S32708
ALEJANDRO SUAREZ, USAF,)	
Appellant.)	Panel No. 2
•	Ś	

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's enlargement motion.

JOHN P. PATERA, Maj, USAF Appellate Government Counsel, Government Trial and Appellate Operations Division Military Justice and Discipline United States Air Force

I certify that a copy of the foregoing was delivered to the Court and to the Air Force

Appellate Defense Division on 10 March 2022

JOHN P. PATERA, Maj, USAF
Appellate Government Counsel, Government Trial
and Appellate Operations Division
Military Justice and Discipline
United States Air Force

UNITED STATES)	MOTION FOR ENLARGEMENT OF
Appellee)	TIME (SIXTH)
)	
v.)	Before Panel No. 2
)	
Airman First Class (E-3))	Case No. ACM S32708
ALEJANDRO SUAREZ)	
United States Air Force)	6 May 2022
Annellant	ĺ	•

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(3) and 23.3(m)(6) of this Honorable Court's Rules of Practice and Procedure, Appellant hereby moves for his sixth enlargement of time to file an Assignment of Error (AOE). Appellant requests an enlargement for a period of 30 days, which will end on 13 June 2022. The record of trial was docketed with this Court on 16 September 2021. From the date of docketing to the present date, 232 days have elapsed. On the date requested, 270 days will have elapsed.

On 28 July 2021, consistent with his pleas, a military judge sitting alone found Appellant guilty of one charge, one specification of being absent from his place of duty, in violation of Article 86, Uniform Code of Military Justice (UCMJ); one charge, one specification of wrongfully using marijuana, in violation of Article 112a, UCMJ; and one charge, one specification of assault, in violation of Article 128, UCMJ. R. at 56. The judge sentenced Appellant to reduction to the grade of E-1, 89 days of confinement, and a bad conduct discharge. Record of Trial (ROT), Vol 1, Entry of Judgment. The convening authority took no action on the findings or sentence. ROT, Vol 1, Convening Authority Decision on Action.

The record of trial consists of five prosecution exhibits, eight defense exhibits, two appellate exhibits, and one court exhibit. The transcript is 91 pages. Appellant is not currently confined.

Counsel is assigned 20 cases; 13 cases are pending initial AOEs before this Court and two cases are pending petitions to the Court of Appeals for the Armed Forces. Through no fault of Appellant, undersigned counsel has been working on other assigned matters and has not yet started his review of Appellant's case. Appellant is aware of his right to speedy appellate review, extensions of time, and consents to this enlargement of time. Five cases have priority over the present case:

- 1. *United States v. Rocha*, ACM 40134 Contrary to his pleas, Appellant was convicted at a general court-martial of one charge, one specification of indecent conduct, in violation of Article 134, Uniform Code of Military Justice (UCMJ). Record (R.) at 504. The judge sentenced Appellant to reduction to the grade of E-1, forfeiture of all pay and allowances, confinement for 90 days, and a bad conduct discharge. R. at 532. On 26 April 2021, the convening authority took no action on the findings, approved the sentence, and denied Appellant's request for waiver of all adjudged and automatic forfeitures. The record of trial consists of four volumes. The transcript is 532 pages. There are 22 Prosecution Exhibits, eight Defense Exhibits, and 39 Appellate Exhibits. Appellant is not confined. Counsel has reviewed the entire record of trial, reviewed sealed materials, and is writing the AOE.
- 2. *United States v. Lugo*, ACM S32704 Pursuant to his pleas, Appellant was convicted at a special court-martial for one charge, one specification of impaired driving, in violation of Article 113, Uniform Code of Military Justice (UCMJ); one charge, one specification of incapacitation from drug use, in violation of Article 112, UCMJ; one charge, one specification of

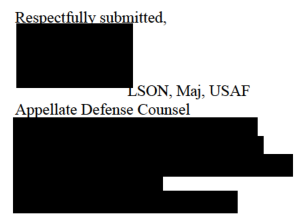
wrongful use of a controlled substance, in violation of Article 112a, UCMJ; and one charge, one specification of violating a lawful general order, in violation of Article 92, UCMJ. Record (R.) at 269. The judge sentenced Appellant to reduction to the grade of E-1, a bad conduct discharge, and confinement for 13 months. R. at 341. Pursuant to his plea agreement, all terms of confinement ran concurrently so Appellant's total confinement was four months. R. at 261. The convening authority took no action on the findings or sentence of the case. Record of Trial, Vol. 1, Convening Authority Decision on Action, 4 June 2021. The record of trial consists of three volumes. The transcript is 342 pages. There are eight Prosecution Exhibits, 12 Defense Exhibits, and 17 Appellate Exhibits. Appellant is not confined. Counsel has reviewed the entire record of trial and is finalizing issues with the client.

3. United States v. Lampkins, ACM 40135 – Appellant was convicted at a general courtmartial of one charge, one specification of attempted larceny, in violation of Article 80, Uniform
Code of Military Justice (UCMJ); one charge two specifications of larceny, in violation of
Article 121, UCMJ; and one charge, 43 specifications of making, drawing, or uttering check,
draft, or order without sufficient funds, in violation of Article 123a, UCMJ. Record (R.) at 317.
The judge sentenced Appellant to a reprimand, reduction to the grade of E-1, 46 months
confinement, and a dishonorable discharge. R. at 381. The convening authority denied
Appellant's request for deferment and waiver of automatic forfeitures and a deferment of
reduction in grade. Record of Trial (ROT), Vol. 1, Convening Authority Decision on Action. The
military judge recommended that all confinement in excess of 24 months be suspended for a
period of two years and one month from the date of the findings to allow Appellant to pay
restitution to one of the named victims. ROT, Vol. 1, Statement of Trial Results. The convening
authority accepted the judge's recommendation and approved the rest of the sentence. ROT, Vol.

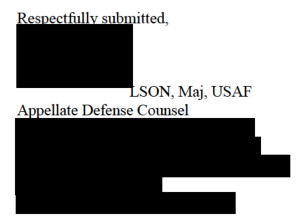
- 1, Convening Authority Decision on Action. The convening authority took no action on the findings. *Id.* The record of trial consists of four volumes. The transcript is 382 pages. There are two Prosecution Exhibits, 11 Defense Exhibits, and 29 Appellate Exhibits. Appellant is not confined. Counsel has not begun a review of Appellant's case.
- 4. *United States v. Cannon*, ACM 40136 Pursuant to his pleas, Appellant was convicted at a general court-martial by a military judge at Malmstrom AFB, Montana for one charge, two specifications of committing a lewd act upon a child, in violation of Article 120b, Uniform Code of Military Justice (UCMJ); and one charge, one specification of attempting to commit a sexual act upon a child, in violation of Article 80, UCMJ. Record (R.) at 255. The judge sentenced Appellant to reduction to the grade of E-1, forfeiture of all pay and allowances, confinement for 18 months, and a dishonorable discharge. R. at 279. The convening authority took no action on the findings or sentence. Record of Trial, Vol. 1, Convening Authority Decision on Action, 27 April 2021. The record of trial consists of six volumes. The transcript is 280 pages. There are four Prosecution Exhibits, one Defense Exhibit, and 31 Appellate Exhibits. Appellant is not confined for these offenses. Counsel has not begun a review of Appellant's case.
- 5. United States v. Heard, ACM 40159 In accordance with her pleas, Appellant was convicted of wrongful distribution of marijuana, in violation of Article 112a, Uniform Code of Military Justice (UCMJ); and one charge, two specifications of making a false statement in violation of federal law, in violation of Article 134 UCMJ. R. at 72. The military judge sentenced Appellant to be reduced in grade to E-1, to be confined for 100 days, and to be discharged from the service with a bad conduct discharge characterization. R. at 116. The convening authority took no action on the findings, approved the sentence in its entirety, and dismissed Charge I, Specifications 1 and 2 with prejudice. Record of Trial, Vol. 1, Convening Authority Decision on

Action, 17 May 2021. The record of trial consists of two prosecution exhibits, six defense exhibits, and four appellate exhibits. The transcript is 117 pages. Appellant is not currently confined. Counsel has not begun a review of Appellant's case.

WHEREFORE, Appellant respectfully requests that this Honorable Court grant the requested enlargement of time.



I certify that the original and copies of the foregoing were sent via email to the Court and served on the Appellate Government Division on 6 May 2022.



UNITED STATES,)	UNITED STATES' GENERAL
Appellee,)	OPPOSITION TO APPELLANT'S
)	MOTION FOR ENLARGEMENT
v.)	OF TIME
)	
Airman First Class (E-3))	ACM S32708
ALEJANDRO SUAREZ, USAF,)	
Appellant.)	Panel No. 2
	ĺ	

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's enlargement motion.

JOHN P. PATERA, Maj, USAF Appellate Government Counsel, Government Trial and Appellate Operations Division Military Justice and Discipline United States Air Force

I certify that a copy of the foregoing was delivered to the Court and to the Air Force

Appellate Defense Division on 9 May 2022.

JOHN P. PATERA, Maj, USAF
Appellate Government Counsel, Government Trial
and Appellate Operations Division
Military Justice and Discipline
United States Air Force

UNITED STATES)	MOTION FOR ENLARGEMENT OF
Appellee)	TIME (FIFTH)
)	
v.)	Before Panel No. 2
)	
Airman First Class (E-3))	Case No. ACM S32708
ALEJANDRO SUAREZ)	
United States Air Force)	7 April 2022
Appellant	j	-

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(3) and 23.3(m)(6) of this Honorable Court's Rules of Practice and Procedure, Appellant hereby moves for his fifth enlargement of time to file an Assignment of Error (AOE). Appellant requests an enlargement for a period of 30 days, which will end on 14 May 2022. The record of trial was docketed with this Court on 16 September 2021. From the date of docketing to the present date, 203 days have elapsed. On the date requested, 240 days will have elapsed.

On 28 July 2021, consistent with his pleas, a military judge sitting alone found Appellant guilty of one charge, one specification of being absent from his place of duty, in violation of Article 86, Uniform Code of Military Justice (UCMJ); one charge, one specification of wrongfully using marijuana, in violation of Article 112a, UCMJ; and one charge, one specification of assault, in violation of Article 128, UCMJ. R. at 56. The judge sentenced Appellant to reduction to the grade of E-1, 89 days of confinement, and a bad conduct discharge. Record of Trial (ROT), Vol 1, Entry of Judgment. The convening authority took no action on the findings or sentence. ROT, Vol 1, Convening Authority Decision on Action.

The record of trial consists of five prosecution exhibits, eight defense exhibits, two appellate exhibits, and one court exhibit. The transcript is 91 pages. Appellant is not currently confined.

Court. Through no fault of Appellant, undersigned counsel has been working on other assigned matters and has not yet started his review of Appellant's case. Appellant is aware of his right to speedy appellate review, extensions of time, and consents to this enlargement of time. Six cases have priority over the present case:

- 1. *United States v. Cunningham*, ACM 40093 Appellant was tried and convicted at a general court-martial by a panel of officer and enlisted members at Ellsworth Air Force Base, South Dakota of one charge and one specification of murder, in violation of Article 118, Uniform Code of Military Justice. Record (R.) at 1252. The record of trial consists of 18 volumes. The transcript is 1,362 pages. There are 36 Prosecution Exhibits, 13 Defense Exhibits, and 97 Appellate Exhibits. Appellant is currently in confinement. Counsel has identified all issues he intends to raise on Appellant's behalf and is finalizing the brief on these issues. Thereafter, he will finalize Appellant's *Grostefon* submissions. Barring unforeseen circumstances, counsel does not anticipate filing any additional EOTs in this case.
- 2. *United States v. Rocha*, ACM 40134 Contrary to his pleas, Appellant was convicted at a general court-martial of one charge, one specification of indecent conduct, in violation of Article 134, Uniform Code of Military Justice (UCMJ). Record (R.) at 504. The judge sentenced Appellant to reduction to the grade of E-1, forfeiture of all pay and allowances, confinement for 90 days, and a bad conduct discharge. R. at 532. On 26 April 2021, the convening authority took no action on the findings, approved the sentence, and denied Appellant's request for waiver of all

adjudged and automatic forfeitures. The record of trial consists of four volumes. The transcript is 532 pages. There are 22 Prosecution Exhibits, eight Defense Exhibits, and 39 Appellate Exhibits. Appellant is not confined. Counsel has reviewed the entire record of trial, filed a motion to view sealed materials, and is starting to draft the Assignment of Errors.

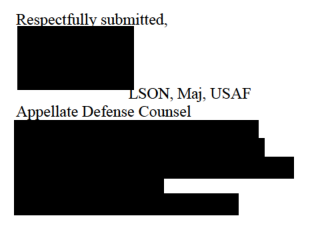
- 3. United States v. Lugo, ACM S32704 Pursuant to his pleas, Appellant was convicted at a special court-martial for one charge, one specification of impaired driving, in violation of Article 113, Uniform Code of Military Justice (UCMJ); one charge, one specification of incapacitation from drug use, in violation of Article 112, UCMJ; one charge, one specification of wrongful use of a controlled substance, in violation of Article 112a, UCMJ; and one charge, one specification of violating a lawful general order, in violation of Article 92, UCMJ. Record (R.) at 269. The judge sentenced Appellant to reduction to the grade of E-1, a bad conduct discharge, and confinement for 13 months. R. at 341. Pursuant to his plea agreement, all terms of confinement ran concurrently so Appellant's total confinement was four months. R. at 261. The convening authority took no action on the findings or sentence of the case. Record of Trial, Vol. 1, Convening Authority Decision on Action, 4 June 2021. The record of trial consists of three volumes. The transcript is 342 pages. There are eight Prosecution Exhibits, 12 Defense Exhibits, and 17 Appellate Exhibits. Appellant is not confined. Counsel has not begun a review of Appellant's case.
- 4. *United States v. Lampkins*, ACM 40135 Appellant was convicted at a general court-martial of one charge, one specification of attempted larceny, in violation of Article 80, Uniform Code of Military Justice (UCMJ); one charge two specifications of larceny, in violation of Article 121, UCMJ; and one charge, 43 specifications of making, drawing, or uttering check, draft, or order without sufficient funds, in violation of Article 123a, UCMJ. Record (R.) at 317.

The judge sentenced Appellant to a reprimand, reduction to the grade of E-1, 46 months confinement, and a dishonorable discharge. R. at 381. The convening authority denied Appellant's request for deferment and waiver of automatic forfeitures and a deferment of reduction in grade. Record of Trial (ROT), Vol. 1, Convening Authority Decision on Action. The military judge recommended that all confinement in excess of 24 months be suspended for a period of two years and one month from the date of the findings to allow Appellant to pay restitution to one of the named victims. ROT, Vol. 1, Statement of Trial Results. The convening authority accepted the judge's recommendation and approved the rest of the sentence. ROT, Vol. 1, Convening Authority Decision on Action. The convening authority took no action on the findings. *Id.* The record of trial consists of four volumes. The transcript is 382 pages. There are two Prosecution Exhibits, 11 Defense Exhibits, and 29 Appellate Exhibits. Appellant is not confined. Counsel has not begun a review of Appellant's case.

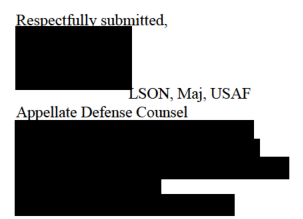
5. *United States v. Cannon*, ACM 40136 – Pursuant to his pleas, Appellant was convicted at a general court-martial by a military judge at Malmstrom AFB, Montana for one charge, two specifications of committing a lewd act upon a child, in violation of Article 120b, Uniform Code of Military Justice (UCMJ); and one charge, one specification of attempting to commit a sexual act upon a child, in violation of Article 80, UCMJ. Record (R.) at 255. The judge sentenced Appellant to reduction to the grade of E-1, forfeiture of all pay and allowances, confinement for 18 months, and a dishonorable discharge. R. at 279. The convening authority took no action on the findings or sentence. Record of Trial, Vol. 1, Convening Authority Decision on Action, 27 April 2021. The record of trial consists of six volumes. The transcript is 280 pages. There are four Prosecution Exhibits, one Defense Exhibit, and 31 Appellate Exhibits. Appellant is not confined. Counsel has not begun a review of Appellant's case.

6. United States v. Heard, ACM 40159 – In accordance with her pleas, Appellant was convicted of wrongful distribution of marijuana, in violation of Article 112a, Uniform Code of Military Justice (UCMJ); and one charge, two specifications of making a false statement in violation of federal law, in violation of Article 134 UCMJ. R. at 72. The military judge sentenced Appellant to be reduced in grade to E-1, to be confined for 100 days, and to be discharged from the service with a bad conduct discharge characterization. R. at 116. The convening authority took no action on the findings, approved the sentence in its entirety, and dismissed Charge I, Specifications 1 and 2 with prejudice. Record of Trial, Vol. 1, Convening Authority Decision on Action, 17 May 2021. The record of trial consists of two prosecution exhibits, six defense exhibits, and four appellate exhibits. The transcript is 117 pages. Appellant is not currently confined. Counsel has not begun a review of Appellant's case.

WHEREFORE, Appellant respectfully requests that this Honorable Court grant the requested enlargement of time.



I certify that the original and copies of the foregoing were sent via email to the Court and served on the Appellate Government Division on 7 April 2022.



UNITED STATES,)	UNITED STATES' GENERAL
Appellee,)	OPPOSITION TO APPELLANT'S
)	MOTION FOR ENLARGEMENT
v.)	OF TIME
)	
Airman First Class (E-3))	ACM S32708
ALEJANDRO SUAREZ, USAF,)	
Appellant.)	Panel No. 2
)	

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's enlargement motion.

MARY ELLEN PAYNE
Associate Chief, Government Trial and
Appellate Operations Division
Military Justice and Discipline
United States Air Force

I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on <u>8 April 2022</u>.

MARY ELLEN PAYNE
Associate Chief, Government Trial and
Appellate Operations Division
Military Justice and Discipline
United States Air Force

UNITED STATES)	No. ACM S32708
Appellee)	
)	
v.)	
)	ORDER
Alejandro SUAREZ)	
Airman First Class (E-3))	
U.S. Air Force)	
Appellant)	Panel 2

On 6 May 2022, counsel for Appellant submitted a Motion for Enlargement of Time (Sixth) requesting an additional 30 days to submit Appellant's assignments of error. The Government opposes the motion.

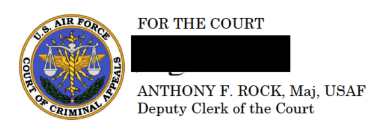
The court has considered Appellant's motion, the Government's opposition, case law, and this court's Rules of Practice and Procedure. The court acknowledges Appellant's motion includes a statement that "Appellant is aware of his right to speedy appellate review, extensions of time, and consents to this enlargement of time." However, the court's order requires future motions for enlargement of time to continue to include such information.

Accordingly, it is by the court on this 9th day of May, 2022,

ORDERED:

Appellant's Motion for Enlargement of Time (Sixth) is **GRANTED**. Appellant shall file any assignments of error not later than 13 June 2022.

Any subsequent motions for enlargement of time shall, in addition to the matters required under this court's Rules of Practice and Procedure, include a statement as to: (1) whether Appellant was advised of his right to a timely appeal, (2) whether Appellant was advised of the request for an enlargement of time, and (3) whether Appellant agrees with the request for an enlargement of time.



UNITED STATES) MOTION TO WITHDRAW FROM	I
Appellee) APPELLATE REVIEW AND ATT	ACH
)	
v.) Before Panel No. 2	
)	
Airman First Class (E-3)) No. ACM S32708	
ALEJANDRO SUAREZ)	
United States Air Force) 13 June 2022	
Appellant)	

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 16 of the Rules of Practice and Procedure of the United States Air Force Court of Criminal Appeals and Rule for Courts-Martial (R.C.M.) 1115, Appellant moves to withdraw his case from appellate review. Appellant has fully consulted with Major Stuart Anderson, his appellate defense counsel, regarding this motion to withdraw. No person has compelled, coerced or induced Appellant by force, promises of clemency, or otherwise, to withdraw his case from appellate review. Further, pursuant to Rules 23(b) and 23.3(b), undersigned counsel asks this Court to attach the two-page document appended to this pleading to the record of this proceeding. The appended document is necessary to comply with R.C.M. 1115(d).

WHEREFORE, Appellant respectfully requests this Honorable Court to grant this motion to withdraw from appellate review, and to grant this request to attach matters to the record.

Respectfully submitted,

STUART J. ANDERSON, Maj, USAF Appellate Defense Counsel

I certify that the original and copies of the foregoing were sent via email to the Court and served on the Appellate Government Division on 13 June 2022.

Respectfully submitted,

STUART J. ANDERSON, Maj, USAF

Appellate Defense Counsel

APPENDIX

WAIVER/WITHDRAWAL OF APPELLATE RIGHTS IN GENERAL AND SPECIAL COURTS-MARTIAL SUBJECT TO REVIEW BY A COURT OF CRIMINAL APPEALS

(For use in courts-martial referred on or after 1 January 2019)

	30 N. S. P. W. W. C.
I have read the attached entry of judgment in my case dated 20210809 AS	·
I have consulted with Major Stuart J. Anderson	, my (esseciate) defense counsel concerning my appellate
rights and I am satisfied with his/her advice.	
I understand that:	
1. If I do not waive or withdraw appellate review -	
a. My court-martial will be X automatically reviewed by the Air Force	Court of Criminal Appeals per Article 66(b)(3) or
is eligible for direct review by the	Court of Criminal Appeals per Article 66(b)(1)(A-B).
b. The Court of Criminal Appeals will review my case to determine whether the finding is appropriate.	gs and sentence are correct in law and fact and whether the sentence
c. After review by the Court of Criminal Appeals, my case could be reviewed for legal on petition by me or on request of the Judge Advocate General.	error by the United States Court of Appeals for the Armed Forces
d. If the Court of Appeals for the Armed Forces reviews my case, my case could be revenetition by me or the Government.	viewed for legal error by the United States Supreme Court on
e. I have the right to be represented by military counsel, at no cost to me, or by civilian Court of Criminal Appeals, the Court of Appeals for the Armed Forces, and the Supr	
2. If I waive or withdraw appellate review —	
a. My case will not be reviewed by the Court of Criminal Appeals, or be subject to furt Supreme Court under 28 U.S.C. § 1259.	ther review by the Court of Appeals for the Armed Forces, or by the
b. My case will be reviewed by a judge advocate per Article 65(d)(3). Upon completic The Judge Advocate General under Article 69(b), for review limited to the issue of v R.C.M. 1201(h)(4)(B).	
c. An Article 69(b) application must be filed within one year after the date of completion filing later the period may be extended up to three years after the completion date.	on of review under Article 65(d)(3), if I can show good cause for
d. I may file a waiver of appellate review at any time after entry of judgment.	
e. I may file withdrawal from appellate review any time before such review is complete	ed.
f. A waiver or withdrawal, once filed, cannot be revoked, and bars further appellate rev sentence includes death.	view. A waiver or withdrawal may not be filed in any case where the
 Whether or not I waive or withdraw appellate review, I may petition the Judge Advoca discovered evidence or fraud on the court at any time within three years after the date of 	
I understand the foregoing, and I (waive my rights to appellate review) (withdraw my cas voluntarily. No one has made any promises that I would receive any benefit from this wai	te from appellate review). I make this decision freely and iver/withdrawal, and no one has forced me to make it.
Alejandro Suarez	Airman First Class
TYPED NAME OF ACCUSED.	RANK OF ACCUSED
	01087022
	06082022
SIGNATURE OF ACCUSED	DATE

STATEMENT OF COUNSEL	
(Check appropriate block) 1. I represented the accused at his/her court-martial	
2. I am associate counsel detailed under R.C.M. 1115(b). I have communic defense counsel concerning the accused's waiver/withdrawal and discussed	ated with the accused's (detailed) (individual military) (civilian) (appellate) d this communication with the accused.
 3. I am substitute counsel detailed under R.C.M. 1115(b). 4. I am civilian counsel whom the accused consulted concerning this matter. 	r. I am a member in good standing of the bar of
5. I am appellate defense counsel for the accused.	
I have advised the accused of his/her appellate rights and of the consequences of opportunity to examine the record of trial and any attachments in the accused's of withdraw appellate review.	f waiving or withdrawing appellate review. I was given a reasonable case before advising the accused. The accused has elected to (waive)
Stuart J. Anderson	JAJA
TYPED NAME OF COUNSEL	UNIT OF COUNSEL
Major	
RANK OF COUNSEL	BUSINESS ADDRESS (If Civilian Counsel) 9 June 2022
SIGNATURE OF COUNSEL	DATE

UNITED STATES)	No. ACM S32708
Appellee)	
)	
v.)	
)	ORDER
Alejandro SUAREZ)	
Airman First Class (E-3))	
U.S. Air Force)	
Appellant)	Panel 2

On 13 June 2022, Appellant submitted a Motion to Withdraw from Appellate Review and Attach. Specifically, Appellant moved to attach DD Form 2330, Waiver/Withdrawal of Appellate Rights in General and Special Courts-Martial Subject to Review by a Court of Criminal Appeals, signed by Appellant and Appellant's counsel on 8 June 2022 and 9 June 2022, respectively. Government did not submit any opposition.

Accordingly, it is by the court on this 16th day of June, 2022,

ORDERED:

Appellant's Motion to Withdraw from Appellate Review and Attach is **GRANTED**. Appellant's case is forwarded to the Appellate Records Branch, JAJM, for further processing in accordance with Rules for Courts-Martial 1115(f)(3) and 1201, *Manual for Courts-Martial, United States* (2019 ed.).

COURT OF CRIMINAL PROPERTY OF

FOR THE COURT

ANTHONY F. ROCK, Maj, USAF Deputy Clerk of the Court